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6 || Attorneys for Defendant Airbnb, Inc.

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

10 COLIN MARSHALL, an individual;
11 CAROLINE VENTOLA, an individual;
12 CHRIS CHENG, an individual; DANIEL
DYKES, an individual; and WINSTON
CHENG, an individual, on behalf of
themselves and all other similarly situated,

Plaintiffs,

V.

15 CHRISTOPHER GREGORY ROGERS, an
16 individual; ROGERS HOLDINGS, II, LLC, a
17 Nevada limited liability company; BARBARA
18 L. ROGERS, an individual and
19 Trustee/Beneficiary of The Rogers Family
20 Trust; and DANNIE EARL ROGERS, an
21 individual and Trustee/Beneficiary of The
Rogers Family Trust; THE ROGERS
FAMILY TRUST, an unknown entity;
AIRBNB, INC., a Delaware corporation;
DOES 1-50, unknown individuals; and ROE
COMPANIES 1-50, unknown business
entities.

22 Defendants.

24 Pursuant to Local Rule IA 6-1, Defendant Airbnb, Inc., (“Airbnb”), defendants
25 Christopher Gregory Rogers, Rogers Holdings, II, LLC, Barbara L. Rogers, Dannie Earl Rogers,
26 and the Rogers Family Trust (collectively the “Rogers Defendants”) and plaintiffs Colin
27 Marshall, Caroline Ventola, Chris Cheng, Daniel Dykes, and Winston Cheng (collectively
28 “Plaintiffs”), by and through their respective undersigned counsel, hereby stipulate and agree

CASE NO. 2:18-cv-00078-JAD-CWH

**STIPULATION AND ORDER TO
EXTEND TIME FOR PLAINTIFFS AND
ROGERS DEFENDANTS TO FILE
REPLY BRIEFS IN SUPPORT OF
MOTION FOR DETERMINATION OF
GOOD FAITH SETTLEMENT**

(First Request)

that Plaintiffs and Rogers Defendants time to file reply briefs to Airbnb's Opposition to Motion for Determination of Good Faith Settlement (ECF No. 31) ("Opposition") shall be extended up to and including April 6, 2018. The reason for the stipulation for extension of time is the complexity of factual issues raised in Airbnb's Opposition and that counsel have been travelling during the time to draft a reply. This is the first stipulation for extension of time for Plaintiffs and Rogers Defendants to file its reply to Airbnb's Opposition.

RESPECTFULLY SUBMITTED this 30th day of March, 2018.

McDONALD CARANO LLP

ZIMMERMAN LAW FIRM, P.C.

By: /s/ Jeff Silvestri

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Attorneys for defendants Christopher Gregory Rogers, Rogers Holdings, II, LLC, Barbara Rogers, Dannie Earl Rogers, and the Rogers Family Trust

IT IS SO ORDERED.

Dated: April 2, 2018.


UNITED STATES DISTRICT JUDGE

1 KEATING LAW GROUP

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26
27 *Attorneys for plaintiffs Colin Marshall, Caroline
28 Ventola, Chris Cheng, Daniel Dykes, and
Winston Cheng*

30 IT IS SO ORDERED:

32 ~~UNITED STATES MAGISTRATE JUDGE~~

34 DATED: ~~_____~~